10/10/200/ 0:01:40 Am PAGE 2/004 Fax Server O:ROBERTA L. ROBINS, ESQ. COMPANY:ROBINS & PASTERNAK LP



UNITED STATES PATENT AND TRADEMARK OFFICE

UNDER SECRETARY OF COMMERCE FOR INTELLECTUAL PROPERTY AND DIRECTOR OF THE UNITED STATES PATENT AND TRADEMARK OFFICE

OCTOBER 15, 2007

ROBERTA L. ROBINS, ESO.

PTAS - HT

700345825A

ROBINS & PASTERNAK LLP 1731 EMBARCADERO ROAD, SUITE 230 PALO ALTO, CA 94303

> UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

THE ENCLOSED DOCUMENT HAS BEEN RECORDED BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. A COMPLETE MICROFILM COPY IS AVAILABLE AT THE ASSIGNMENT SEARCH ROOM ON THE REEL AND FRAME NUMBER REFERENCED BELOW.

PLEASE REVIEW ALL INFORMATION CONTAINED ON THIS NOTICE. THE INFORMATION CONTAINED ON THIS RECORDATION NOTICE REFLECTS THE DATA PRESENT IN THE PATENT AND TRADEMARK ASSIGNMENT SYSTEM. IF YOU SHOULD FIND ANY ERRORS OR HAVE QUESTIONS CONCERNING THIS NOTICE, YOU MAY CONTACT THE EMPLOYEE WHOSE NAME APPEARS ON THIS NOTICE AT 571-272-3350. PLEASE SEND REQUEST FOR CORRECTION TO: U.S. PATENT AND TRADEMARK OFFICE, MAIL STOP: ASSIGNMENT SERVICES BRANCH, P.O. BOX 1450, ALEXANDRIA, VA 22313.

RECORDATION DATE: 10/11/2007

REEL/FRAME: 019955/0462 NUMBER OF PAGES: 5

BRIEF: ASSIGNMENT OF ASSIGNOR'S INTEREST (SEE DOCUMENT FOR DETAILS). DOCKET NUMBER: 2300-6146.20

ASSIGNOR:

KAROLINSKA INNOVATIONS AB

DOC DATE: 09/30/2007

ASSTGNEE:

MOLECULES OF MAN AB

MOSSVAGEN 12 167 56 BROMMA, SWEDEN

SERIAL NUMBER: 08844215

PATENT NUMBER: 6747136

FILING DATE: 04/17/1997 ISSUE DATE: 06/08/2004

TITLE: HUMAN MONOCLONAL ANTIBODIES SPECIFIC FOR HEPATITIS C VIRUS (HCV) E2

ANTIGEN

DOCKETED W

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10/16/2007 6:31:49 AM

3/004 Fax Server O:ROBERTA L. ROBINS, ESQ. COMPANY:ROBINS & PASTERNAK LP

019955/0462 PAGE 2

ASSIGNMENT SERVICES BRANCH PUBLIC RECORDS DIVISION

Ø 002/005

Attorney Docket No. 2300-6146 20

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**ORM PTO-1595 Recordation Form Cover Sheet U.S. Department of Commerce Rev. 6-93) (Patents Only) Patent and Tredemark Office			
To the Honorable Asst. Commissioner for Patents. Please record the attached original documents or copy thereof			
Name of conveying party(ies):	Name and address of receiving party(les)		
Karolinska Innovations AB	Molecules of Man AB		
Additional name(s) of conveying parties attached?	Mossvägen 12 167 66 Bromma SWEDEN		
☐ Yes ⊠ No.			
Nature of conveyance:	Additional names and addresses strached?		
	☐ Yes ⊠ No		
☐ Security Agreement ☐ Change of Name			
☐ Other:			
Execution Dates: September 30, 2007			
4. Application Number(s) or Patent Numbers.			
If this document is being filed together with a new applicati	on, the execution date of the application is:		
A. Patent Application No(s):	B. Patent No(s): 6,747,136		
Additional numbers stiached?	⊠ No		
 Name and address of party to whom correspondence concerning document should be mailed: 	6. Total number of applications and patents involved 1		
Name:	7. Total fee (37 CFR 3.41): \$40.00		
Roberta L. Robins, Esq.	☐ Enclosed ☐ Charge Fees to Deposit Account		
Robins & Pasternak LLP 1731 Embarcadero Road, Suite 230			
Palo Aito, CA 94303	Charge any additional fees essociated with this paper or during the pendency of this application, or credit any overpayment, to deposit account.		
	8 Deposit account number: 18-1648		
DO NOT	USE THIS SPACE		
9. Statement and signature.			
To the best of my knowledge and belief, the foregoing is true and correct and any attached copy is a true of copy of the			
original document.	1,		
Roberta L. Robins Name of Person Signing Signature			
Atty Reg. No. 33.208 Total numb	er of pages including cover sheet, attachments and document 4		
10. Change Correspondence Address to that of Pert 5? ⊠ Yes ☐ No			
OMB No. 0851-0011 (sxp. 4/94)			
Do not detach this portion Mail documents to be recorded with required cover to: Ass. Commissioner for Patents Ass. Assignments Base Commissioner for Patents			
Washington, D.C. 20231			

ASSIGNMENT

This ASSIGNMENT is between Karolinska Innovations AB, with a place of business at Fodgevreten 2B, 171 77 Stockholm, Sweden and Molecules of Man AB with a place of business at Mossvägen 12, 167 56 Bromma, Sweden.

WHEREAS, Karolinska Innovations AB is the owner of the entire right, title, and interest to the invention described in the following:

United States Patent Application Serial No. 08/844,215, filed on April 17, 1997, for HUMAN MONOCLONAL ANTIBODIES SPECIFIC FOR HEPATITIS C VIRUS (HCV) E2 ANTIGEN, by Persson et al., now United States Patent 6,747,136, issued on June 8, 2004;

AND WHEREAS, Molecules of Man AB desires to acquire from Karolinska Innovations AB the entire right, title and interest in and to said inventions and said application for Letters Patent of the United States, and in and to any Letters Patent or Patents, United States or foreign, to be obtained therefor and thereon;

NOW, THEREFORE, for valuable consideration received, the receipt of which is hereby acknowledged, the said assignors have sold, assigned, transferred and set over, and by these presents do sell, assign, transfer and set over, unto the assignee, its successors, legal representatives and assigns, the entire right, title and interest in and to the above-mentioned inventions, application for Letters Patent, and any and all Letters Patent or Patents in the United States of America and all foreign countries which may be granted therefor and thereon, and in and to any and all divisions, continuations, and continuations-in-part of said application, or reissues or extensions of said Letters Patent or Patents, and all rights under the International Union for the Protection of Industrial Property, the same to be held and enjoyed by the said assignee, for its own use and behoof and the use and behoof of its successors, legal representatives and assigns, to the full end of the term or terms for which Letters Patent or

Patents may be granted, as fully and entirely as the same would have been held and enjoyed by the assignors, had this sale and assignment not been made.

AND for the same consideration, the said assignors hereby covenant and agree to and with the said assignee, its successors, legal representatives and assigns, that, at the time of execution and delivery of these presents, the said assignors are the sole and lawful owners of the entire right, title and interest in and to the said inventions and the application for Letters Patent above-mentioned, and that the same are unencumbered and that the said assignors have good and full right and lawful authority to sell and convey the same in the manner herein set forth.

AND for the same consideration, the said assignors hereby covenant and agree to and with the said assignee, its successors, legal representatives and assigns, that the said assignors will, whenever counsel of the said assignee, or the counsel of its successors, legal representatives and assigns, shall advise that any proceeding in connection with said inventions, or said application for Letters Patent, or any proceeding in connection with Letters Patent for said inventions in any country, including interference proceedings, is lawful and desirable, or that any division, continuation or continuation-in-part of any application for Letters Patent or any reissue or extension of any Letters Patent, to be obtained thereon, is lawful and desirable, sign all papers and documents, take all lawful oaths, and do all acts necessary or required to be done for the procurement, maintenance, enforcement and defense of Letters Patent for said inventions, without charge to said assignee, its successors, legal representatives and assigns, but at the cost and expense of the said assignee, its successors, legal representatives and assigns.

AND the said assignors hereby request the Commissioner of Patents to issue said Letters Patent of the United States to the said assignee as the assignee of said inventions and the Letters Patent to be issued thereon for the sole use and behoof of the said assignee, its successors, legal representatives and assigns. IN WITNESS WHEREOF, Karolinska Innovations AB has caused this Assignment to be executed by a duly authorized representative thereof.

Karolinska Innovations AB

Dated: Sept. 30, 2007

Name: Ola Flink

Title: Managing Director



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office ASSISTANT SECRETARY AND COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

JANUARY 30, 2004

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ROBINS & PASTERNAK LLP ROBERTA L. ROBINS 1731 EMBARCADERO ROAD, SUITE 230 PALO ALTO, CA 94303

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RECORDATION DATE: 01/29/2004

REEL/FRAME: 014290/0753 NUMBER OF PAGES: 9

BRIEF: ASSIGNMENT OF ASSIGNOR'S INTEREST (SEE DOCUMENT FOR DETAILS).

ASSTGNOR:

PARSSON, MATS AXEL ATTERDAG

DOC DATE: 03/10/2003

ASSIGNOR:

ALLANDER, TOBIAS ERIK

DOC DATE: 03/10/2003

ASSIGNEE:

KAROLINSKA INNOVATIONS AB FOGDEVRETEN 2B

171 77 STOCKHOLM, SWEDEN

SERIAL NUMBER: 08844215 PATENT NUMBER:

FILING DATE: 04/17/1997

ISSUE DATE:

014290/0753 PAGE 2

MARY BENTON, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS 700063186

Atty Dkt No. 2300-6146-20 PL08146.108

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

RECORDATION COVER SHEET (PATENT)

Name of conveying party/parties:

Mats Axel Atterdag Parsson and Tobias Erik Allander

Name and address of receiving party/parties:

Karolinska Innovations AB Fogdevreten 2b 171 77 Stockholm Sweden

3. Nature of conveyance: X Assignment Name Change Other

Execution date: March 10, 2003

- Application number(s) or patent number(s):
 - A. Patent Application No(s).: 08/844,215
 - B. Patent No(s).:

If this document is being filed together with a new application, the execution date of the application is:

and the title of the new application is:

 Name and address of party to whom correspondence concerning document should be mailed:

> ROBINS & PASTERNAK LLP 1731 Embarcadero Road, Suite 230 Palo Alto, CA 94303

- 6. Total number of applications/patents involved: 1
- Total fee: 1 x \$40.00 = \$40.00
 - Enclosed is a check for \$ 40,00.
 - X Authorized to be charged to deposit account
- Deposit account number: 18-1648.
- The Commissioner is hereby authorized to charge any fees under 37 C.F.R. §§ 1.16, 1.17 and 1.21 which may be required by this paper, or to credit any overpayment, to Deposit Account No. 18-1648.
- 10. Statement and signature.

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

Dated: 1/21/04

Roberta L. Robins
Reg. No. 33,208

ROBINS & PASTERNAK LLP 1731 Embarcadero Road, Suite 230 Palo Alto, CA 94303 Telephone: (650) 493-3400 Fax: (650) 493-3440

Total number of pages including cover sheet, attachments, document; 9

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

RECORDATION COVER SHEET (PATENT)

1. Name of conveying party/parties:

Mats Axel Atterdag Parsson and Tobias Erik Allander

Name and address of receiving party/parties: 2.

> Karolinska Innovations AB Fogdevreten 2b 171 77 Stockholm Sweden

3.	Nature of conveyance:	X	Assignment
			Name Change
		-	Other

Execution date: March 10, 2003

- Application number(s) or patent number(s):
 - Patent Application No(s).: A. 08/844,215
 - Patent No(s).:

If this document is being filed together with a new application, the execution date of the application is:

and the title of the new application is:

 Name and address of party to whom correspondence concerning document should be mailed:

> ROBINS & PASTERNAK LLP 1731 Embarcadero Road, Suite 230 Palo Alto, CA 94303

- Total number of applications/patents involved: 1
- 7. Total fee: $1 \times $40.00 = 40.00
 - Enclosed is a check for \$ 40.00.
 - X Authorized to be charged to deposit account
- 8. Deposit account number: 18-1648.
- The Commissioner is hereby authorized to charge any fees under 37 C.F.R. §§ 1.16, 1.17 and 1.21 which may be required by this paper, or to credit any overpayment, to Deposit Account No. 18-1648.
- Statement and signature.

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

Dated: 1/29/04

Roberta L. Robins Reg. No. 33,208

ROBINS & PASTERNAK LLP 1731 Embarcadero Road, Suite 230

Palo Alto, CA 94303

Telephone: (650) 493-3400

Fax: (650) 493-3440

Total number of pages including cover sheet, attachments, document: 9

Karolinska Innovations AB, reg. no 556528-6053, a Swedish limited liability company, and Mats AA Persson (Swedish social security number 530610-0073) and Tobias Allander (Swedish social security number 650225-0191) ("the Scientists"), have this day entered into the following

INVENTION TRANSFER AGREEMENT

1. BACKGROUND

Karolinska Innovations AB (a fully owned subsidiary of Karolinska Holding AB) is a venture capitalist that engages as owner in development companies with an evident potential. The aim of such engagement is to create value by the contribution of competence, contacts and seed capital.

The Scientists are affiliated with Karolinska Institutet and have for more than a decade been engaged in research activities concerning the hepatitis C virus (HCV). As a result, they have generated a collection of human antibodies to the HCV envelope protein E2. This was accomplished in part by using purified E2 protein obtained from Chiron Corp., Emeryville, CA, USA, during 1995 under a Material Transfer Agreement in which Chiron Corp was granted non-exclusive commercial rights to the said antibodies.

The parties have entered into a co-operation related to a project entitled "Human monoclonal antibodies against the envelope protein E2 of hepatitis C virus". Upon demand by Karolinska Innovations AB and as suggested by Mats AA Persson, the parties have agreed that the Scientists shall have an obligation to transfer ownership of patentable Inventions, as well as, all know-how and knowledge, both written and oral, in accordance with the agreed form set out in this Invention transfer agreement.

Now therefore, the parties enter into this Invention transfer agreement.

2. DEFINITIONS

Invention

Invention means without any limitation all world-wide rights relating to a WPO (World Patent Organization) patent application, publication number EP937153-A1/WO9740176A1: (International priority date: April 18, 1997; Title: HUMAN MONOCLONAL ANTIBODIES SPECIFIC FOR HEPATITIS C VIRUS (HCV) E2 ANTIGEN), as well as any patent granted pursuant to the said or any future patent application in relation thereto.

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KIAR

KIAB means the Swedish limited liability company Karolinska Innovations AB, reg. no. 556528-6053 and with its offices at the Karolinska Institutet, or any of its subsidiaries.

3. TRANSFER OF INVENTION

With effect from this day, the Scientists hereby transfer to KIAB, who acquires. the Invention and all other rights connected thereto including Inventions concerning the production or use of any Product.

4. REIMBURSMENT AND REVENUES

All future revenues from commercialisation of the Invention shall be allocated between the parties in accordance with the following. KIAB shall first be reimbursed for all costs directly related to this Invention incurred as result of exploitation, before any revenues, generated from exploitation of the patent by way of indemnification, licensing fees and royalties, are distributed. KIAB shall be reimbursed for external costs directly related to this Invention such as legal advise, patent consulting and also for the time costs of employees. After KIAB is fully reimbursed for all their direct exploitation costs incurred, KIAB shall receive 40% of the remaining funds, and pay 40 % to Mats AA Persson and 20 % to Tobias Allander. The inventors' respective shares of the funds shall be paid according to the inventors instructions.

REPRESENTATIONS AND WARRANTIES

The Scientists acknowledge that KIAB enters into this agreement in full reliance on the representations and warranties contained in this Section 5.

The Scientists hereby represent and warrant that:

- the Scientists are, prior to the sale, sole and only owner of the Invention and all know-how and related knowledge;
- 2 the Scientists will keep available to KIAB and will on demand by KIAB prepare copies of all lab journals and copies of printouts of original research data relating to the Invention,
- no proceeding or dispute in relation to the Invention has been 3. commenced or, so far as it is aware, threatened;
- to the best of the Scientists' knowledge, the Invention does not 4. constitute an infringement of the right of any other person;



- to the best of the Scientists' knowledge, no other person has claimed that the Invention constitutes an infringement of the right of any other person;
- the Scientists have not taken any actions limiting the possibilities for future successful patent applications and the Scientists have refrained from taking any action that could limit the possibilities for future successful patent applications; and
- 7. Other than as expressly reported in writing to KIAB representatives prior to this day, (non-exclusive, world wide commercial rights for Chiron Corp), the Scientists have not entered into any agreement with any third party limiting the transfer of ownership to the Invention possibilities for future successful patent applications and the Scientists have not made available or permitted any rights in relation to the Invention.

6. REGISTRATION, PERMITS AND APPROVALS

To the extent the validity of this agreement is subject to registration, permits and approvals from relevant authorities, the parties shall jointly make their best efforts to obtain such registrations, permits and approvals.

The Scientists specifically agree to, free of charge within 14 days (if possible) of notice by KIAB, sign necessary documents for the transfer of ownership to the Invention to KIAB, as well as, to assist KIAB in connection to the said transfer.

Information undertaking regarding new achievements

The Scientists undertake to report without delay all progress made and new experiences and findings relating to the Invention and KIAB undertakes to keep the Scientists informed of the further development and commercial exploitation of the Invention.

Obligation to support patent application process

The Scientists undertake to use its reasonable efforts to support KIAB in obtaining patent protection for Inventions in any and all countries in the world.

The Scientists specifically agree to keep, free of charge and within 14 days of notice, available original lab journals and printouts of original research data relating to the Invention.

7. RECOGNITION OF THE PATENT

Obligation to inform of patents obtained

KIAB undertakes to inform the Scientists immediately when patent rights for the contractual products have been granted by individual countries.

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Obligation to report patent infringements

The Scientists undertake to inform KIAB of any infringements (becoming known to them) by any third party relating to any lack in recognition and acknowledgement of the validity of any patent application as pertaining to the Invention.

RIGHT TO USE OF INVENTIONS FOR NON-COMMERCIAL. PURPOSES AND OBLIGATION TO TRANSFER INVENTIONS BACK

The Scientists shall have the right to use the Invention for non-commercial research purposes without further limitations than those provided in Section 9.

Obligation to transfer Inventions back to the Partner

In cases where KIAB or its licensees do not pursue commercialisation of an Invention or where KIAB declares its intention to give up its rights to an Invention, KIAB shall return the Invention, and all additional Inventions as referred to in Sections 2 and 3, to the Scientists. Any costs for the parties related to the exploitation of the Invention shall under these circumstances stay with the respective party.

Furthermore, in the event KIAB will decide not to pursue a patent application or not to uphold a patent related to the Invention, KIAB shall inform the Scientist of its decision no later than three months before the last day for actions legally required to be taken. In the event KIAB will decide not to pursue commercialisation of an Invention that is not subject to a patent or patent application, KIAB shall inform the Scientists of its decision as soon as possible.

In the event the inventors will pursue a new commercialisation opportunity. KIAB shall be entitled to reasonable compensation for costs incurred and investments made, up to the date of transfer. If the commercialisation would not occur as a consequence of the compensation claimed by KIAB, then the parties agree to negotiate in good faith in order to try to find a solution.

9 CONFIDENTIALITY

- 9.1 Each of the Parties, undertakes not to, without the prior written approval from the other Parties, publish or otherwise disclose to any third party information relating to the Invention that is of a confidential nature, unless such information shall be disclosed to the public or shall become public knowledge other than by breach of this obligation or otherwise would follow from any applicable law or from any court order. Such information may concern technical development work, financial information and negotiations with third parties.
- Specifically, the results of the Scientists' research may be published 92 upon compliance with the following:

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- 9.3 The Scientist participating in research related to the Invention may, taking into account the exemptions stated in Section 9.4 below, publish or present the results (regardless of its nature or promotional value) of the work performed, in a publication or presentation, including oral presentations and by using pictures and slides depicting such results.
- 9.4 The Scientists acknowledge that they shall provide KIAB or such person as instructed by the Board of Directors of KIAB with the opportunity to review the proposed publication describing research findings related to the Invention prior to submission for publication, in order to permit KIAB to review the results and interpretation, to identify trade secrets, know-how, privileged records or other confidential or proprietary information or data, both technical or nontechnical. KIAB shall have the right to review, but not to approve or disapprove, manuscripts developed for publication by the Scientist. KIAB shall complete its review within thirty (30) days after receipt of the proposed publication from the Scientist. If KIAB believes that the proposed publication contains any identification of trade secrets, knowhow, privileged records or other confidential or proprietary information or data, KIAB shall so notify the Scientist in writing, and the Scientist will defer submission of the publication for an additional ninety (90) days period to enable KIAB to take such steps as KIAB deems appropriate to establish and protect its proprietary rights.
- 9.5 The Scientist may not describe or publish confidential information of the KIAB (e.g. but not limited to names of customers, partners and privileged records).
- 9.6 This secrecy and publication undertaking shall apply for an initial period of ten (10) years and thereafter.

10. GOVERNING LAW

This Agreement shall be construed in accordance with and be governed by the laws of Sweden.

ARBITRATION

The Rules for Expedited Arbitrations shall apply, unless the SCC Institute, taking into account the complexity of the case, the amount in dispute and other circumstances, determines that the Rules of the Arbitration Institute of the Stockholm Chamber of Commerce shall apply. In the latter case, the SCC Institute shall also decide whether the tribunal shall be composed of one or three arbitrators.

If arbitration is commenced by KIAB against one or more private person, the fees and costs of the arbitrators exceeding an amount of SEK 50,000 for each private person and counterparty involved shall be paid by KIAB, unless the arbitrators find the claim put forth by KIAB not to be reasonably founded in

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which case the private persons shall bear no costs.

If an arbitration is commenced by one or more private person against KIAB, the fees and costs of the arbitrators exceeding an amount of SEK 50,000 for each private person shall be paid by KIAB.

12 NOTICES AND LANGUAGE

Notices and other communications shall be in the English language and deemed to be valid and effective if sent by courier or registered letter to the addresses and the parties below or to other addresses supplied at a later date.

If to the Scientists:

Contact person(s): Mats Persson

Address: CMM (L8:01) Karolinska Sjukhuset 171 76 Stockholm

08-5177 3929 Tel: E-mail: mats.persson@cmm.ki.se Fax:

08-5177 6180

Tobias Allander Klinisk mikrobiologi

Karolinska Sjukhuset 171 76 Stockholm 08-5177 3580

tobias.allander@ks.se

If to KIAB: Address:

Contact person:

Conny Bogentoft Fogdevreten 2B 171 77 Stockholm

Tel: 08-728 65 10 E-mail: connv.bogentoft@kab.ki.se

08-30 34 23 Fax:

13. AMENDMENTS

Only those amendments and additions to this Agreement that are made in writing and signed by the parties are valid.

7) We W

14. ENTIRE AGREEMENT

The contract and its appendix constitute the entire Agreement between the parties on all issues to which the Agreement relates. Those issues that have not been expressly dealt with under the terms of the Agreement are to be decided with reference to the principles upon which the Agreement is based.

The contents of this Agreement and its appendix supersede all previous written or oral commitments and undertakings regarding the transfer of the Invention.

This contract has been executed in three copies of which the parties have taken one each.

KIAB

Name: Conny Bogentoft Title: Managing Director

Date: 130313

Name: Mats A A Persson

Title: Date: 10 March 2003

Name: Tobias Allander

Title:

Date: 10 March 2003